

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT				1. CONTRACT ID CODE <div style="text-align: center;">J</div>		PAGE OF PAGES <div style="text-align: center;">1 4</div>	
2. AMENDMENT/MODIFICATION NO. <div style="text-align: center;">0004</div>		3. EFFECTIVE DATE <div style="text-align: center;">05-Apr-2004</div>		4. REQUISITION/PURCHASE REQ. NO.		5. PROJECT NO.(If applicable)	
6. ISSUED BY NRCC GENERAL SUPPORT DIVISION 2798 HARRISON LOOP FORT EUSTIS VA 23604		CODE W911S0		7. ADMINISTERED BY (If other than item 6) NRCC GENERAL SUPPORT DIVISION RHODA HARRISON 757-878-3166 X 3277 2798 HARRISON LOOP FT EUSTIS VA 23604-5538		CODE BJ05RH	
8. NAME AND ADDRESS OF CONTRACTOR (No., Street, County, State and Zip Code)				X		9A. AMENDMENT OF SOLICITATION NO. W911S0-04-T-0007	
				X		9B. DATED (SEE ITEM 11) 06-Feb-2004	
						10A. MOD. OF CONTRACT/ORDER NO.	
						10B. DATED (SEE ITEM 13)	
CODE				FACILITY CODE			
11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS							
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offer <input type="checkbox"/> is extended, <input checked="" type="checkbox"/> is not extended. Offer must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended by one of the following methods: (a) By completing Items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.							
12. ACCOUNTING AND APPROPRIATION DATA (If required)							
13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS. IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.							
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.							
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(B).							
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:							
D. OTHER (Specify type of modification and authority)							
E. IMPORTANT: Contractor <input type="checkbox"/> is not, <input type="checkbox"/> is required to sign this document and return _____ copies to the issuing office.							
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.) Solicitation, W911S0-04-T-0007, Milan, TN GFPR is hereby amended as follows: 1. Reference: Amendment 1-Questions and Answers dated 23-27 Feb 04: Question number #14, "What are the Army's expectations as to the utilization of small businesses, etc?" Revised Response: The NRCC's expectations are to utilize small businesses to the maximum practicable in accordance with our governing policies and regulations. A Subcontracting Plan will not be required for this particular action because an award will be made in accordance with FAR Part 8. 2. Additions Questions and Answers are attached. 3. All other terms and conditions remain unchanged.							
Except as provided herein, all terms and conditions of the document referenced in Item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.							
15A. NAME AND TITLE OF SIGNER (Type or print)				16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)			
				TEL: _____ EMAIL: _____			
15B. CONTRACTOR/OFFEROR _____ (Signature of person authorized to sign)		15C. DATE SIGNED		16B. UNITED STATES OF AMERICA BY _____ (Signature of Contracting Officer)		16C. DATE SIGNED 05-Apr-2004	

EXCEPTION TO SF 30
APPROVED BY OIRM 11-84

30-105-04

STANDARD FORM 30 (Rev. 10-83)
Prescribed by GSA
FAR (48 CFR) 53.243

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

SUMMARY OF CHANGES

SECTION SF 30 - BLOCK 14 CONTINUATION PAGE

The following have been added by full text:

QUESTIONS AND ANSWERS**Milan PBC Q&A 30 Mar 04**

1. Please clarify the Army definition of sites in relation to the statement of known versus unknown constituents in the RFP. page 20 of 40.

As identified in footnote 1 on page 20 of 40, "Unforeseen environmental issues" include unknown and/or varied concentrations of contaminants at the sites [off post included] identified in this PWS, but not unknown sites (e.g., sites not identified in this PWS). The successful PBC contractor will address any and all contaminants on sites and emanating from sites described in the RFQ, particularly as described in Table 1 and attachment A.

2. Will SAIC fully delineate the plume under their current contract for the Thomas property and A line? Additionally, will SAIC be responsible for future recommendations from these investigations? If SAIC's funding is terminated prior to completion, at what stage would the Army allow them to exit their current contract?

There is no guarantee that SAIC will fully delineate the plume on the Thomas property and A line. SAIC is not responsible for future recommendations from these investigations. There is no current plan to terminate SAIC's funding, therefore the Army requires them to fulfill their contractual requirements with the USACE, Mobile District.

3. What will be the Army Corps of Engineers' involvement be under the life of this contract?

The USACE will be requested to provide technical support to the installation.

4. How will awarded contractor play a role in land acquisitions or lease agreements in issues related to access, aesthetics, security, disruptions, etc.?

The contractor is responsible for securing agreement on any proposed plan with regulators and the Army. The Army will provide assistance in gaining access to offsite property solely for the purpose of investigation or implementation of remedy. The Army is not permitted to purchase land.

5. In question 23, the Army stated that aggregate is available onsite. Please indicate type of aggregate that is available at no cost to contractor (i.e. clay rock, river rock, washed lime rock)?

Per Q&A #23 of 23-27 Feb 04, there are soil and aggregate borrow areas on the installation. Aggregate type information and availability must be coordinated with the COR.

6. What method of decontamination is acceptable by the Army for equipment currently located at the compost facility prior to it leaving the site?

Refer to decontamination requirements as established in the OU3/4 NI Soils Sampling Plan.

7. In the event that utilities are mis-marked by the facility operating contractor, who then is responsible for repair or associated liabilities that would result if utilities are hit? Since adequate due diligence would also require reliance on available utility maps, what are the dates of these maps?

An investigation would be required to determine the responsible party. Please contact American Ordnance regarding dates of the utility maps.

8. Will the Services Act of 1965 apply to any portion of this work?

No.

9. Since Army is the generator of composted soils and the owner of property, please advise of onsite disposal options for composted material that the Army would consider.

Please see ESD for OU3/4 NI Soils.

10. Please clarify the level at which Clins 4 and 9, Clins 5 and 10, and Clins 6 and 11 end and begin.

CLINs 4, 5 and 6 have been deleted. CLIN 2, Insurance, must be exercised and completed prior to beginning any other guaranteed CLIN.

11. Will contractor be required to meet the same treatment goals as AO in relation to groundwater treatment plants and soil composting?

The contractor will be required to meet the Performance Standard identified in Table 1, "Army approval and regulator approval or concurrence." Approval is currently contingent upon windrow treatment of at least 20 days.

12. In light of the recent data posted on the web on March 26, 2004 in regards to the A-line investigation, would the Army consider a two week extension since these findings alter the insured portion of the bid. This is especially problematic since it allows for bidders working in these investigations to have more time to adjust their bids and adjust costs on the insurance.

This Solicitation has been extended to April 14, 2004; 2:00 est.

13. Approved Record of Decision for OU5 and approved RIP/RC is listed in both CLIN0011 and CLIN 0018. Is this correct or should these activities be listed in only one CLIN? And if so, which CLIN?

The approved Record of Decision for OU5, approved RIP/RC and LTO/LTM (as necessary) were listed in both CLINs. The performance objective is to achieve response complete for OU5 Soils by September 30, 2007, and then proceed to LTM. The Army recognizes that regulatory acceptance may take longer, but should be completed to RIP within 5 years of CLIN award. Consistent with the definitions in Attachment E of the RFQ, response complete may not be achievable within the period of performance for CLIN 0011 (5 years). Based on this CLIN 0011 should include:

Approved Record of Decision for OU5
Approved RIP
Approved RC (as necessary)
LTO/LTM (as necessary)

and CLIN 0018 should include:

Approved RC (as necessary)

LTO/LTM (as necessary)

(End of Summary of Changes)